

UNITED STATES DISTRICT COURT  
for the  
EASTERN DISTRICT OF NORTH CAROLINA

**U.S.A. vs. Kenny Felton**

**Docket No. 2:12-CR-10-2D**

**Petition for Action on Supervised Release**

COMES NOW Lakesha H. Wright, U.S. Probation Officer of the court, presenting a petition for modification of the Judgment and Commitment Order of Kenny Felton, who, upon an earlier plea of guilty to Conspiracy to Distribute and Possess With Intent to Distribute 500 Grams or More of Cocaine, in violation of 21 U.S.C. § 846 and 21 U.S.C. § 841(b)(1)(B), was sentenced by the Honorable James C. Dever III, U.S. District Judge, on July 16, 2013, to the custody of the Bureau of Prisons for a term of 126 months. It was further ordered that upon release from imprisonment the defendant be placed on supervised release for a period of 4 years.

Kenny Felton was released from custody on October 14, 2020, at which time the term of supervised release commenced.

On December 11, 2020, a Violation Report was submitted to the court advising that on October 22, 2020, the defendant was charged with Driving While License Revoked Not Impaired Revocation and Failure to Stop for a Steady Red Light (20CR701836) in Pasquotank County, North Carolina. Inasmuch as Felton promptly reported his contact with law enforcement and was verbally reprimanded and counseled by the probation officer about his misconduct, it was recommended he be continued under supervision without modification. The court concurred with the recommendation on December 11, 2020. Note: The charges were ultimately dismissed.

On April 20, 2021, a Violation Report was submitted to the court advising that on April 18, 2021, Felton submitted to an instant urine screen which tested positive for cocaine use. The national laboratory confirmed the result on April 25, 2021. When confronted with the instant urine screen result, the defendant admitted to consuming cocaine on April 16, 2021, after a friend inadvertently gave him a cigarette containing the substance. Felton also provided a written statement acknowledging his illegal drug use. In response to the violation, the undersigned probation officer used cognitive behavioral intervention skills and referred the defendant to PORT Health in Elizabeth City for a substance abuse assessment. As such, it was recommended that Felton be continued under supervision without modification. The court concurred with the recommendation on April 22, 2021. Note: The defendant underwent the substance abuse assessment at PORT Health on May 29, 2021, and was not recommended for treatment.

On August 30, 2021, a Petition for Action was submitted to the court advising that on August 22, 2021, the defendant submitted to an instant urine screen which tested positive for cocaine use. The national laboratory confirmed the result on September 3, 2021. When confronted with the instant urine screen result, Felton initially denied using cocaine, but he ultimately admitted to using the substance on August 20, 2021. He also provided a written statement acknowledging his illegal drug use. In response to the violation, the court was informed that the probation officer used cognitive behavioral intervention skills with Felton and referred him back to PORT Health in Elizabeth City for a substance abuse reassessment. The probation officer also recommended the defendant be ordered to abide by a curfew with electronic monitoring for a period of 30 consecutive days. The court concurred with the recommendation on August 30, 2021. Note: Felton underwent a substance abuse reassessment at PORT Health on September 7, 2021, and was recommended to attend individual substance abuse treatment. His electronic monitoring equipment was installed on September 10, 2021. The electronic monitoring condition expired on October 9, 2021.

On October 15, 2021, a Petition for Action was submitted to the court advising that on October 4, 2021, during an unannounced home visit and while under the above-noted term of electronic monitoring, Felton submitted to an instant urine screen which tested positive for cocaine use. The national laboratory report confirmed the result on October 7, 2021. Inasmuch as Felton contested both results, a laboratory interpretation report was obtained from the national laboratory on October 13, 2021, which further confirmed the defendant's cocaine use. When confronted with the reports on October 15, 2021, Felton admitted to using cocaine on October 2, 2021. He also provided a written statement acknowledging his illegal drug use. Because Felton was participating in substance abuse treatment at PORT Health in Elizabeth City at the time, as a punitive sanction, it was recommended he be ordered to abide by a curfew with electronic monitoring for a period of 60 consecutive days. The court concurred with the recommendation on October 18, 2021. The electronic monitoring equipment was reinstalled on October 24, 2021. The electronic monitoring condition expired on December 24, 2021.

On April 27, 2022, a Violation Report was submitted to the court advising that on April 21, 2022, Felton submitted to an instant urine screen which tested positive for cocaine use. The national laboratory confirmed the result on April 28, 2022. When confronted with the instant urine screen result, the defendant admitted to consuming cocaine on April 16, 2022. He also provided a written statement acknowledging his illegal drug use. Inasmuch as Felton was enrolled in substance abuse treatment at PORT Health in Elizabeth City and counseled by his probation officer via the use of cognitive behavioral intervention skills, it was recommended the defendant be continued under supervision without modification. The court concurred with the recommendation on April 27, 2022.

**RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:**

On May 9, 2022, Felton was cited for Failure to Wear a Seat Belt and Driving While License Revoked (22CR22) in Perquimans County, North Carolina. The charges remain pending. According to the defendant, he operated the motor vehicle without a license because no one was available to pick up his daughter's medication. In response to the violation, it is respectfully recommended Felton be ordered to abide by a curfew without electronic monitoring for a period of 30 consecutive days. The defendant signed a Waiver of Hearing agreeing to the proposed modification of supervision.

**PRAYING THAT THE COURT WILL ORDER** that supervised release be modified as follows:

1. The defendant shall adhere to a curfew as directed by the probation officer for a period not to exceed 30 consecutive days. The defendant is restricted to his residence during the curfew hours.

Except as herein modified, the judgment shall remain in full force and effect.

Reviewed and approved,

I declare under penalty of perjury that the foregoing  
is true and correct.

/s/ Dewayne L. Smith  
Dewayne L. Smith  
Supervising U.S. Probation Officer

/s/ Lakesha H. Wright  
Lakesha H. Wright  
Senior U.S. Probation Officer  
306 East Main Street, Room 306  
Elizabeth City, NC 27909-7909  
Phone: 252-335-5508  
Executed On: May 19, 2022

**ORDER OF THE COURT**

Considered and ordered this 23 day of May, 2022, and ordered filed and  
made a part of the records in the above case.

James C. Dever III  
James C. Dever III  
U.S. District Judge